Thousand and Thirty Two Acres, which said Two Thousand and Thirty Two Acres are Bounded as follows, viz. Beginning at a Point of Marsh, being the uppermost Bound of a Tract of Land laid out for Jerome White, Esq; and running up the River binding therewith to Sewall's Creek, thence up the said Creek and Branch thereof, binding therewith till it intersect a South East Line drawn from the Mouth of the said Creek, at the distance of Six Hundred and Forty Perches, ran on the said South East Line, thence South West Seven Hundred and Fisty Perches, till it intersect a South East Line drawn from the Place of Beginning, and with that Line to the said Beginning, containing Two Thousand and Thirty Two Acres of Land exclusive of Indian Neck, for which no Satisfaction or Compensation appears ever to have been made to those who have the Estate of the said Henry Sewall. And for that it is agreeable to natural Equity and Justice, that the Publick should make Satisfaction for the said Land, whereof the Owner was Divested for the Publick Safety,

бто l. to be

the Loan-Office,

And Repaid in by the Treasurers.

Be it therefore Enasted by the Right Honourable the Lord Proprietary, by and with the Advice and Consent of his Lordship's Governor. and the Upper and Lower Houses of Assembly, and the Authority of the paid Charles same, That the said Charles Sewall, his Executors, Administrators or Sewall out of Assigns, shall be paid the Sum of Six Hundred and Ten Pounds Current Money of this Province, to be Paid with all convenient speed by the Commissioners or Trustees for Emitting the Bills of Credit, to the said Charles Sewall, his Executors, Administrators or Assigns, and Repaid to the said Commissioners or Trustees, by the Treasurers of this Province, out of the Publick Stock thereof, so soon as they shall have the same in their Hands, after the Payments already directed by any Act of Assembly heretosore made, shall have been made, in full Satisfaction and Compensation for the said Two Thousand and Thirty Two Acres of Land; which same Money so to be Paid, shall be subject to such Disposition and Application as the said Nicholas Sewall hath Directed and Appointed by his Last Will and Testament.

When the dians, then ers.

And be it further Enasted by the Authority aforesaid, That when the Indians commonly called the Ababcoes, Hut sawaps, and Tequassimoes. for whose Use the said Land was settled, and taken from the Owner ed by the In- thereof, shall totally leave and desert the same, that the same Land shall be Sold and Disposed of by Commissioners or Trustees to be Appointed to be fold by by the Assembly, and that the Money arising by the Sale thereof, shall Commissionbe Applied to Reimburse the Publick the Money directed by this Act to be Paid to the said Charles Sewall.

And be it further Enasted by the Authority, Advice and Consent And the Mo- aforesaid, That when the said Indians commonly called the Ababcoes, new arising by aforesaid, That when the said Indians commonly called the Ababcoes, soch Sale to Hut sawaps, and Tequassimoes, as aforesaid, sor whose Use the said Land reimbursethe called Indian Neck was settled and taken from the Owner thereof, shall totally leave and desert the same, that the same Land shall be Publick. Sold